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Claims

2. (Amended)

A customizable interactive classroom display comprising:

a flexible fabric planar panel, said panel including:

a plurality of ferromagnetic material strips parallelly affixed to one side of

said panel; and

a means for hanging said panel on a wall;

a plurality of substantially flat manipulative transparent elements, said elements

including:

a magnetic means for removably attaching said transparent elements to

said panel;

a cavity within said transparent elements; and

a means for receiving and retaining within said cavity.

3. (Amended)

The interactive display according to claim 1, wherein said transparent elements are made from a lightweight, shatterproof material.

Application number 10/605,396

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Claims

1. (Amended)

A customizable interactive classroom display comprising:

a flexible fabric planar panel, said panel including:

a plurality of ferromagnetic material strips parallelly affixed to one side of

said panel; and

a means for hanging said panel on a wall;

a plurality of substantially flat manipulative transparent elements, said elements including:

a magnetic means for removably attaching said transparent elements to said panel;

a cavity within said transparent elements; and

a means for receiving and retaining **[media]** within said cavity **[so that the media is protected from wear and tear during use]**.

2. (Amended)

The interactive display according to claim 1, wherein said transparent elements are made from a lightweight, shatterproof material **[such as clear flexible vinyl]**.

Application number 10/605,396

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June 23, 2004

United States Patent and Trademark Office
Commissioner for Patents
Art Unit: 3712
Examiner: Mr. Kurt Fernstrom
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Sir:

This letter is in reply to Office Action dated March 23, 2004 regarding Application number 10/605,396, Applicant, Russell Grammer. In order to comply with the reasons for rejection set forth in the Office Action, we respectfully request consideration of the enclosed claims as amended.

Although claim 1 recites a means for receiving and retaining media, media is to be understood as a work piece to be acted upon, as set forth in the Summary of Invention, not as a part of the claimed invention. Nevertheless, since we agree that it is possible to read the claim as the Examiner has, we have amended the claim to omit reference to media.

Claim two has been amended to remove the phrase which renders it indefinite, namely "such as clear flexible vinyl."

Lastly, we request that you update your records regarding this application to reflect our new address and telephone number as listed below. Any further correspondence should be directed to the new contact information.

Sincerely,

Tadeusz T. Dudek
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